 SECTION 230.3 - GENERAL DISCLOSURE REQUIREMENTS Does the institution make the required disclosures clearly and conspicuously in writing and in a form the consumer may keep? (§ 230.3(a))? If the disclosures are combined with other account disclosures, is it clear which 		
writing and in a form the consumer may keep? (§ 230.3(a))?		
• • • • • • • • • • • • • • • • • • • •		
disclosures are applicable to the consumer's account (§ 230.3(a))?		
3. If the institution provides in electronic form disclosures to a consumer, does the institution obtain the consumer's consent, if required, and comply with the other applicable provisions of the Electronic Signatures in Global and National Commerce Act (E-Sign Act) (15 USC 7001 et seq.) (§ 230.3(a))?		
4. Do the disclosures reflect the terms of the legal obligation of the account agreement between the consumer and the institution (§ 230.3(b))?		
5. If the disclosures are provided in a language other than English, are disclosures also available in English upon request (§ 230.3(b))?		
6. Do the disclosures use consistent terminology when describing terms or features that are required to be disclosed (Staff Commentary § 230.3(a)-2)?		
7. Does the institution substitute disclosures required by Regulation E for disclosures required by this regulation (§ 230.3(c))?		
8. Does the institution provide disclosures to at least one account holder if there are multiple holders (§ 230.3(d))?		
9. Do the institution's oral responses to a consumer's inquiry about interest rates payable on accounts state the annual percentage yield (APY)? If the institution chooses, it may state the interest rate, but no other rate (§ 230.3(e)).		
10. Are the APY, annual percentage yield earned (APYE), and the interest rate rounded to the nearest one-hundredth of one percentage point (.01%) and expressed to two decimal places (§ 230.3(f)(1))?		
• For account disclosures, is the interest rate expressed to two or more decimal places (§ 230.3(f)(1))?		
11. Are the APY and APYE not more than one-twentieth of one percentage point (.05%) above or below the APY and APYE determined in accordance with appendix A of Regulation DD (§ 230.3(f)(2))?		
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		Yes	No	NA
SE	CTION 230.4 - ACCOUNT DISCLOSURES			
Del	ivery of Account Disclosures			
Acc	count Opening			
1.	Does the institution provide initial disclosures before an account is opened or a service provided, whichever is earlier (§ 230.4(a)(1))?			
	• If the consumer is not present when the account is open or a service is provided (and has not already received the disclosures), does the institution mail or deliver the disclosures no later than ten business days after the account is opened or the service is provided, whichever is earlier (§ 230.4(a)(1)(i))?			
	• If the consumer who is not present at the institution uses electronic means to open an account or request a service, does the institution provide the disclosures before the account is open or the service is provided (§ 230.4(a)(1)(ii))?			
Cor	nsumer Request			
2.	Does the institution have full account disclosures, including complete fee schedules, available to provide to consumers upon request? This requirement pertains to all consumer requests, whether or not the consumer is an existing customer or a prospective customer (§ 230.4(a)(2)(i)).			
	• If the consumer makes the request in person, does the institution have disclosures available to provide upon request?			
	• If the consumer who is not present at the institution makes a request, does the institution mail or deliver the account disclosures within a reasonable time after it receives the request (generally no more than 10 days) (§ 230.4(a)(2)(i))?			
3.	In providing disclosures upon request, does the institution choose one of the following options when providing rate information (§ 230.4(a)(2)(ii)):			
	• Specify an interest rate and APY that were offered within the most recent seven calendar days (§ 230.4(a)(2)(ii)(A))?			
	• State that the rate and yield are accurate as of an identified date (§ 230.4(a)(2)(ii)(A))?			
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		Yes	No	NA
	• Provide a telephone number that consumers may call to obtain current rate information (§ 230.4(a)(2)(ii)(A))?			
4.	For a time deposit account, does the institution choose to state the maturity of the time account as a term rather than a date (§ 230.4(a)(2)(ii)(B))?			
Con	tent of Disclosures			
Rate	e Information			
5.	Do account disclosures include, as applicable (§ 230.4(b)):			
	• The "annual percentage yield" and interest rate, using those terms (§ 230.4(b)(1(i))?			
	• For fixed-rate accounts, the period of time the interest rate will be in effect (§ 230.4(b)(1)(i))?			
6.	For variable-rate accounts, do account disclosures include all of the following information (§ 230.4(b)(1)(ii)):			
	• The fact that the interest rate and APY may change (§ 230.4(b)(1)(ii)(A))?			
	• How the interest rate is determined (§ 230.4(b)(1)(ii)(B))?			
	• The frequency with which the interest rate may change § 230.4(b)(1)(ii)(C))?			
	• Any limitation on the amount the interest rate may change § 230.4(b)(1)(ii)(D))?			
Con	npounding and Crediting			
7.	Do the account disclosures describe the frequency with which interest is compounded and credited (§ 230.4(b)(2)(i))?			
8.	If consumers will forfeit interest if they close the account before accrued interest is credited, do the account disclosures include a statement that interest will not be paid in such cases (§ 230.4(b)(2)(ii))?			
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Bal	ance Information			
9.	As applicable, do the account disclosures (§ 230.4(b)(3)(i)):			
	Describe the minimum balance required to:			
	— Open an account (§ 230.4(b)(3)(i)(A))?			
	— Avoid the imposition of a fee (§ 230.4(b)(3)(i)(B))?			
	— Obtain the APY disclosed (§ 230.4(b)(3)(i)(C))?			
	• Describe how the minimum balance requirement is determined to avoid the imposition of a fee or to obtain the APY disclosed (§ 230.4(b)(3)(i))?			
	• Explain the balance computation method used to calculate interest on the account (§ 230.4(b)(3)(ii))?			
	• State when interest begins to accrue on noncash deposits (§ 230.4(b)(3)(iii))?			
Fee	es es			
10.	Do the account disclosures state the amount of any fee that may be imposed in connection with the account (or an explanation of how the fee will be determined) and the conditions under which the fee may be imposed (§ 230.4(b)(4))?			
	• Regardless of whether the institution promotes overdraft payment, does it disclose specific categories of transactions that may cause an overdraft fee to be imposed on the accountholder (Staff Commentary § 230.4(b)(4)-5).			
Tra	nsaction Limitations			
11.	Do the account disclosures state any limits on the number or dollar amount of withdrawals or deposits (§ 230.4(b)(5))?			
Fea	ntures of Time Accounts			
12.	For time accounts, do the account disclosures also include the following, as applicable (§ 230.4(b)(6)):			
	• The maturity date (§ 230.4(b)(6)(i))?			
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•	A statement that a penalty will or may be imposed for early withdrawal, how it is calculated, and the conditions for its assessment (§ 230.4(b)(6)(ii))?				
•	• If compounding occurs during the term and the interest may be withdrawn prior to maturity, a statement that the APY assumes that interest remains on deposit until maturity and that a withdrawal will reduce earnings (§ 230.4(b)(6)(iii))?				
•	A statement that interest cannot remain on deposit and that payout of interest is mandatory for accounts with the following features (§ 230.4(b)(6)(iii)):				
	 With a stated maturity greater than one year, 				
	 That do not compound interest on an annual or more frequent basis, 				
	 That require interest payouts at least annually, and 				
	— That disclose an APY determined in accordance with section E of Appendix A of Regulation DD?				
•	A statement of whether or not the account will renew automatically at maturity (§ 230.4(b)(6)(iv))?				
	— If the account will renew automatically at maturity, a statement of whether or not a grace period is provided, and if so, the length of the grace period?				
	— If the account does not renew automatically, a statement of whether interest will be paid after maturity if the consumer does not renew the account?				
Bonu	ses				
•					
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		Yes	No	NA
Sec	TION 230.5 - SUBSEQUENT DISCLOSURES			
Cha	nge in Terms Notice			
1.	Does the institution provide advance change in terms notices to consumers of any change to a term, required to be disclosed under section 230.4(b), that may reduce the annual percentage yield or that otherwise adversely affects the consumer (§ 230.5(a)(1))?			
	• Does the notice include the effective date of the change (§ 230.5(a)(1))?			
	• Is the notice mailed or delivered at least 30 days before the effective date of the change (§ 230.5(a)(1))?			
2.	Are exceptions to the notice requirements limited to the following (§ 230.5(a)(2))?			
	• Variable-rate changes (§ 230.5(a)(2)(i))?			
	• Check-printing fees (§ 230.5(a)(2)(ii))?			
	• Short-term time accounts (one month or less) (§ 230.5(a)(2)(iii))?			
Pre-	Maturity Notices - Renewable Accounts			
3.	For time accounts with maturities longer than one month and that automatically renew, does the institution (§ 230.5(b)):			
	• Mail or deliver subsequent disclosures at least 30 calendar days before maturity of existing account (§ 230.5(b))?			
	(Alternatively, if grace period of at least five calendar days is allowed, the institution may mail or deliver disclosures at least 20 calendar days before the end of the grace period.)			
	• For accounts with maturities longer than one year, include in the disclosures (§ 230.5(b)(1)):			
	— The account disclosures outlined in section 230.4(b) for the new account?			
	— The date the existing account matures?			
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				Yes	No	NA
	_		the interest rate and APY for the new account have not been deterned:			
		\Rightarrow	The fact that the rates have not yet been determined?			
		\Rightarrow	The date that the rates will be determined?			
		\Rightarrow	A telephone number to call for the interest rate and APY that will be paid on the new account?			
	• For accounts with maturities of one year or less, include in the disclosures (§ 230.5(b)(2)):					
	_		e same account disclosures as required under section 230.5(b)(1) for counts with maturities of more than one year (§ 230.5(b)(2)(i))?			
	O	r discl	ose to the consumer:			
	_		e date the existing account matures and the new maturity date if the count is renewed (§ 230.5(b)(2)(ii)(A))?			
	_		e interest rate and APY for the new account, if known 230.5(b)(2)(ii)(B))?			
	_	– If t	the rates are not known (§ 230.5(b)(2)(ii)(B)):			
		\Rightarrow	The fact that the rates have not yet been determined?			
		\Rightarrow	The date they will be determined?			
		\Rightarrow	A telephone number to call for the interest rate and APY that will be paid on the new account?			
	_		by difference in the terms of the new account, compared to the existing count (§ 230.5(b)(2)(ii)(C))?			
Pre	-Matu	ırity	Notices - Nonrenewable Accounts			
4.			counts with maturities longer than one year and that do not automati- , does the institution (§ 230.5(c)):			
	• D	isclos	e the maturity date?			
	• D	isclos	e whether interest will be paid after maturity?			
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		Yes	No	NA				
	 Mail or deliver the disclosures at least 10 calendar days before the maturity of the existing account? 							
SEC								
1.	If an institution mails or delivers a periodic statement, do the statements include the following (§ 230.6(a)):							
	• The "annual percentage yield earned" during the statement period, using that term and calculated in accordance to Appendix A of Regulation DD (§ 230.6(a)(1))?							
	• The amount of interest earned during the statement period (§ 230.6(a)(2))?							
	• Any debited fees required to be disclosed under section 230.4(b)(4), itemized by dollar amount and type (§230.6(a)(3))?							
	NOTE: Except as required in section 230.11(a)(1) for overdraft payment fees, if fees of the same type are imposed more than once in a statement period, an institution may itemize fees separately or group them together and disclose a total dollar amount for all fees of the same type. Fees for paying overdrafts and for returning items unpaid are not fees of the same type and must be separately distinguished.							
	• The total number of days in the statement period, or the beginning and ending dates of the period (§ 230.6(a)(4))?							
2.	If the institution uses the average daily balance method and calculates interest for a period other than the statement period, does the institution (§ 230.6(b)):							
	• Calculate and disclose the APYE and the amount of interest earned based on the other period rather than the statement period?							
	• State the information required in section 230.6(a)(4), specifying the period length for the other period as well as for the statement period?							
SEC	TION 230.7 – PAYMENT OF INTEREST							
1. Does the institution calculate interest on the full amount of principal in the account each day by use of either the daily balance method or the average daily balance method (§ 230.7(a)(1))?								
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2.	For deposit accounts that require a minimum balance to earn interest, does the institution use the same method to determine any minimum balance as it uses to determine the balance on which interest is calculated?			
	NOTE: An institution may use an additional method that is unequivocally beneficial to the consumer (§ 230.7(a)(2)).			
3.	If an institution chooses not to pay accrued interest if the consumer closes an account prior to the date accrued interest is credited, does the institution disclose this practice in the initial account disclosures (Staff Commentary §230.7(b)-3)?			
	NOTE: An institution is not required to compound or credit interest at any particular frequency but, if it does, it may compound or credit interest annually, semi-annually, quarterly, monthly, daily, continuously, or on any other basis (§ 230.7(b) and Staff Commentary § 230.7(b)-1).			
4.	Does interest begin to accrue no later than the business day specified for interest-bearing accounts in section 606 of the Expedited Funds Availability Act and implementing Regulation CC (§230.7(c))?			
5.	Does interest accrue until the day the funds are withdrawn (§230.7(c))?			
SEC	CTION 230.8 - ADVERTISING REQUIREMENTS			
Ger	neral			
1.	Do the types of advertising that the institution uses, including visual, oral, or print, meet the regulatory definition of an advertisement?			
2.	Do the advertisements refrain from misleading or inaccurate statements, and from misrepresenting the institution's deposit contract (§ 230.8(a)(1))?			
3.	Do the advertisements refrain from using ($\S 230.8(a)(2)$ and Staff Commentary $\S 230.8(a)-5$):			
	• The terms "free" or "no cost" (or similar term) if any maintenance or activity fee may be imposed?			
	• The word "profit" when referring to interest paid on an account?			
	• The term "fees waived" if a maintenance or activity fee can be imposed?			
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4.	If an electronic advertisement displays a triggering term, does the advertisement clearly refer the consumer to the location where the additional required information begins (Staff Commentary § 230.8(a)-9).			
5.	For an institution that promotes the payment of overdrafts in an advertisement, does the advertisement include the disclosures required by section 230.11(b) (§ 230.8(f))?			
Peri	missible Advertisement Rates			
6.	If the institution advertises a rate of return (§ 230.8(b)):			
	• Is the rate stated as "annual percentage yield," using that term, and no other rate except "interest rate"?			
	• If the advertisement uses the abbreviation "APY," has the term "annual percentage yield" been stated at least once in the advertisement?			
	• If the advertisement states the interest rate, using that term, is it stated in conjunction with, but not more conspicuous than, the annual percentage yield to which it relates?			
	• Are the annual percentage yields and interest rates rounded to the nearest one-hundredth of one percentage point (.01%) and expressed to two decimal places?			
7.	If the institution advertises tiered-rate accounts, does the advertisement state an annual percentage yield for each tier, along with corresponding minimum-balance requirements (Staff Commentary § 230.8(b)-1).			
8.	If the institution advertises stepped-rate accounts, does the advertisement state all the interest rates and the time period that each rate is in effect (Staff Commentary § 230.8(b)-2).			
Req	uired Additional Disclosures			
9.	With the exception of broadcast, electronic, or outdoor media, telephone-response machines, and indoor signs, if the annual percentage yield is stated in the advertisement, is the following information, as applicable, stated clearly and conspicuously (§ 230.8(c)):			
	• For a variable rate account, that the rate may change after account opening (§ 230.8(c)(1))?			
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	•			e period that the annual percentage yield will be offered, or a state- t it is accurate as of a specified date (§230.8(c)(2))?			
	•			imum balance required to earn the advertised annual percentage yield $(c)(3)$?			
	• For tiered-rate accounts, the minimum balance required for each tier stated in close proximity and with equal prominence to the applicable APY, if applicable (§ 230.8(c)(3))?						
	• The minimum deposit to open the account, if it is greater than the minimum balance necessary to obtain the advertised annual percentage yield (§ 230.8(c)(4))?						
	• A statement that maintenance or activity fees could reduce the earnings on the account (§ 230.8(c)(5) and Staff Commentary § 230.8(c)(5)-1).						
			Teri	m of the account (§ 230.8(c)(6)(i))?			
		_		tatement that a penalty will or may be imposed for early withdrawal $30.8(c)(6)(ii)$?			
			tere	tatement that interest cannot remain on deposit and that payout of inst is mandatory for noncompounding time accounts with the follow-features (§ 230.8(c)(6)(iii)):			
			\Rightarrow	A stated maturity greater than one year.			
			\Rightarrow	Interest is not compounded on an annual or more frequent basis.			
			\Rightarrow	Interest is required to be paid out at least annually.			
			\Rightarrow	The APY is determined in accordance with section E of Appendix A.			
Bon	us	es					
10.	10. Unless an exception applies in section 230.8(e), if a bonus is stated in an advertisement, does the advertisement state the following information, as applicable, clearly and conspicuously (§ 230.8(d)):						
	•	The	"ann	nual percentage yield," using that term (§ 230.8(d)(1))?			
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•	The	e time requirement to obtain the bonus (§ 230.8(d)(2))?					
•	The	e minimum balance required to obtain the bonus (§ 230.8(d)(3))?					
•	• The minimum balance required to open the account, if it is greater than the minimum balance necessary to obtain the bonus) (§ 230.8(d)(4))?						
•	Wh	en the bonus will be provided (§ 230.8(d)(5))?					
Exem	ptio	ns for Certain Advertisements					
te	lepho: early	ertisements made through broadcast, electronic, or outdoor media, and ne-response machines contain the following information, as applicable, and conspicuously (§ 230.8(e)(1) and Staff Commentary § 230.8(e)(1)(i)-					
•	• The minimum balance required to earn the advertised annual percentage yield? For tiered accounts, the minimum balance required for each tier stated in close proximity and with equal prominence to the applicable APY, if applicable (§ 230.8(c)(3))?						
•	• For time accounts:						
	_	Term of the account $(\S230.8(c)(6)(i))$?					
	_	A statement that interest cannot remain on deposit and that payout of interest is mandatory for noncompounding time accounts with the following features (§230.8(c)(6)(iii)):					
		⇒ A stated maturity greater than one year.					
		⇒ Interest is not compounded on an annual or more frequent basis.					
		⇒ Interest is required to be paid out at least annually.					
		⇒ The APY is determined in accordance with section E of Appendix A of Regulation DD.					
•	If a	n advertisement states a bonus:					
		The "annual percentage yield," using that term (§ 230.8(d)(1))?					
	_	The time requirement to obtain the bonus (§ 230.8(d)(2))?					
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					Yes	No	NA
			The minimum balance required to obtain the bon	us (§ 230.8(d)(3))?			
12.	Do	indo	or signs:				
	•	Ref	rain from:				
		_	Containing misleading or inaccurate statements, a posit contracts (§ 230.8(a)(1))?	and misrepresenting de-			
		_	Referring to or describe an account as "free" or " similar term) if any maintenance or activity fee is				
			Using the word profit to refer to interest paid on	the account?			
		_	Using the term "fees waived" if a maintenance or posed (§ 230.8(a)(2) and Staff Commentary § 23	•			
	•	If a	rate of return is stated,				
		_	State the rate as "annual percentage yield" or "Albe stated except for the interest rate in conjunction which it relates.	•			
		_	Contain a statement advising consumers to contacther information about applicable fees and terms				
SEC	CTI	ON 2	230.9 – Record Retention Requ	JIREMENTS			
13.	Has the institution retained evidence of compliance with Regulation DD, including rate information, advertising, and providing consumers disclosures at the appropriate time (including upon a consumer's request), for a minimum of two years after disclosures are required to be made or action is required to be taken? For example, review samples of advertising and disclosures, policies and procedures, and training activities, as appropriate (§ 230.9(c)).						
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		Yes	No	NA
SEG	CTION 230.10 - [RESERVED]			
SE	CTION 230.11 - OVERDRAFT PAYMENT DISCLOSURE AND			
ΑD	VERTISING REQUIREMENTS			
Per	iodic Statement Disclosures			
1.	Does the institution promote the payment of overdrafts in an advertisement? If so, it is subject to Regulation DD's disclosure and advertisement requirements for overdraft protection products (§ 230.11(a)(1)(i)).			
2.	Unless an exception under section 230.11(a)(2) applies, does the institution disclose on each periodic statement (if it provides a statement) separate totals, for both the statement period and the calendar year-to-date, for both of the following (§ 230.11(a)(1)(ii)):			
	• The total amount of fees and charges imposed for paying checks or other items when there are insufficient funds and the account becomes overdrawn (§ 230.11(a)(1)(i)(A))?			
	• The total amount of fees imposed on an account for returning items unpaid (§ 230.11(a)(1)(i)(B))?			
3.	Does the institution make the total fee disclosures for the first statement period that begins after it advertises the payment of overdrafts (§ 230.11(a)(3))?			
4.	If the institution ceases advertising overdraft payments for a deposit account, does it continue to disclose total fees for paying an overdraft or for returning items unpaid until two years after the date of the last advertisement promoting the payment of overdrafts (§ 230.11(a)(4))?			
5.	If the institution acquired an account and starts advertising its overdraft payment features, does it provide the required total fee disclosures for the first statement period that begins after it advertises the payment of overdrafts for the acquired account (§ 230.11(a)(5))?			
	NOTE: If disclosures are required for the acquired account, the institution may, but is not required to, include fees imposed prior to acquisition of the account (§ 230.11(a)(5)).			
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Advertisement Requirements				
6.	Unless an exception under section 230.11(b)(2)-(4) applies, when an institution advertises the payment of overdrafts, are all of the following disclosed clearly and conspicuously in the advertisement:			
	• The fee(s) for the payment of each overdraft (§ 230.11(b)(1)(i))?			
	• The categories of transactions for which a fee may be imposed for paying an overdraft (§ 230.11(b)(1)(ii))?			
	• The time period by which the consumer must repay or cover any overdraft (§ 230.11(b)(1)(iii))?			
	• The circumstances under which the institution will not pay an overdraft? (§ 230.11(b)(1)(iv))?			
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